IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

IN RE:) Ohapter 11
W.R. GRACE & CO., et al.,) Case No. 01-01139 (JKF) Jointly Administered
Debtors.) Re: Docket No. 24699

CERTIFICATION OF COUNSEL (NO ORDER REQUIRED)
REGARDING THE FIRST MONTHLY APPLICATION FOR COMPENSATION
OF LAUZON BÉLANGER AS SPECIAL COUNSEL FOR
THE CANADIAN ZAI CLAIMANTS [DOCKET NO. 24699] FOR THE
COMPENSATION PERIOD DECEMBER 21, 2009 THROUGH MARCH 31, 2010

- I, Daniel K. Hogan, as counsel to Lauzon Bélanger S.E.N.C.R.L. and Scarfone Hawkins LLP ("Representative Counsel") as Special Counsel for the Canadian ZAI Claimants by Appointment Order, dated March 19, 2010 [Docket No. 24508], hereby certify the following:
- 1. On April 30, 2010, Lauzon Bélanger filed its First Monthly Application for Compensation as Special Counsel for the Canadian ZAI Claimants for the Compensation Period December 21, 2009 through March 31, 2010 [Docket No. 24699] (the "First Monthly Application").
- 2. The United States Trustee for the District of Delaware (the "U.S. Trustee") has provided informal comments regarding an expense listed as "expert fees" and on the exclusion of the identification of Canadian dollars on Lauzon Bélanger's First Monthly Application.
- 3. Warren H. Smith & Associates (the "Fee Auditor") also provided informal comments regarding the expense listed as "expert fees" on Lauzon Bélanger's First Monthly Application.

- 4. In the First Monthly Application for the period December 21, 2009 to March 31, 2010, Lauzon Bélanger erroneously included an entry of "expert fees" in the amount of CDN\$61,492.84 in the expense summary.
- 5. Subsequent to the filing of the First Monthly Application, Lauzon Bélanger identified the inclusion of "expert fees", in the amount of CDN\$61,492.84 in its expense summary, as fees paid by Lauzon Bélanger to The Hogan Firm during the period December 21, 2009, to March 31, 2010.
- 6. The Hogan Firm filed its own monthly fee application on April 30, 2010 [Docket No. 24701]. Therefore, in light of this, and the comments received from the U.S. Trustee and the Fee Auditor, Lauzon Bélanger has revised its Time and Expense Summary for the period December 21, 2009, to March 31, 2010, omitting any reference to The Hogan Firm fees. A true and correct copy of the revised Time and Expense Summary is attached hereto as "Exhibit 1" ("Revised T&E Summary").
- 7. On or about May 7, 2010, Lauzon Bélanger provided the Revised T&E Summary to the Fee Auditor.
- 8. In accordance with the Revised T&E Summary, Special Counsel Lauzon Bélanger requests actual and necessary expenses in the amount of CDN\$2,216.53. The invoiced amounts are now CDN\$16,143.45 for actual and necessary services, CDN\$2,216.53 for actual and necessary expenses, CDN\$813.29 Goods & Services Tax and CDN\$1,280.93 for Quebec Sales Tax, for a total invoiced amount of CDN\$18,359.98. Accordingly, Lauzon Bélanger is requesting payment of CDN\$17,225.51, representing 80% of fees and 100% of tax and expenses.

Case 01-01139-AMC Doc 25388-1 Filed 09/10/10 Page 3 of 16

9. For the convenience of the Court, a blackline version showing changes from

Lauzon Bélanger's original Time and Expense Summary, filed as Exhibit A to the First Monthly

Application, is attached hereto as "Exhibit 2".

10. As of the date of this certification, no other objections to the First Monthly

Application have been received.

WHEREFORE, Lauzon Bélanger respectfully requests immediate payment from the

Debtors of CDN\$17,225.51.

Dated: May 26, 2010 /s/Daniel K. Hogan

Daniel K. Hogan (DE Bar No. 2814)

THE HOGAN FIRM

1311 Delaware Avenue

Wilmington, Delaware 19806

Telephone: (302) 656.7540 Facsimile: (302) 656.7599

E-Mail: dkhogan@dkhogan.com

EXHIBIT 1



RE: W.R. GRACE & CO., and al.

U.S. FEE APPLICATION CDN ZAI CLASS ACTION

Our file: 222

CANADIAN ZAI SPECIAL COUNSEL FEE APPLICATION (DECEMBER 21, 2009 to MARCH 31, 2010)

FOR PROFESSIONAL SERVICES RENDERED, INCLUDING:

Our fees:

DATE	INIT	DESCRIPTION	HOURS
2009-12-21	СН	Receipt and study of the Affidavit of Michel Bélanger prepared by Mr. Hogan Re: fee application;	0.33
2009-12-21	CH	Email to Karen Harvey, Mr. Hogan's paralegal;	0.25
2009-12-21	СН	Review of emails from Mr. Moloci to Mr. Ferbers and to Mr. Hogan;	0.25
2009-12-21	CH	Email to Mr. Moloci and Hogan;	0.25
2009-12-21	CH	Email to Mr. Hogan;	0.17
2009-12-21	MB	Review of draft affidavit;	1.00
2009-12-21	MB	Letter to Mr. Moloci;	0.25
2009-12-21	MB	Review of emails to Mr. Ferbers and Mr. Hogan;	0.75
2009-12-21	MB	Meeting with Ms. Hannouche;	0.75
2009-12-22	MB	Review of motions presentable under Chapter 11;	2.00
2009-12-22	MB	Review of emails from Attorney General of Canada and Grace;	0.75
2009-12-22	MB	Review of emails from members;	0.75
2010-01-05	MB	Review of a letter from A.G. Canada;	0.50
2010-01-05	MB	Letter to Mr. Moloci;	0.50
2010-01-05	MB	Review of motions filed in the US;	1.00
2010-01-05	MB	Meeting with Mr. Lespérance re: letter from A.G. Canada - conflict;	0.50
2010-01-05	CH	Email to Kathy Davis (Rust Consulting);	0.17
2010-01-05	CH	Email to Mr. Thompson and Mr. Moloci;	0.17
2010-01-05	CH	Email to Mr. Thompson and Mr. Moloci Re : letter from	0.25

		AG Canada;	
2010-01-06	MB	Review of email from Mr. Thompson;	0.50
2010-01-06	MB	Meeting with Ms. Hannouche Re: claims protocol;	0.30
2010-01-06	MB	Conference call with Mr. Moloci, Mr. Thompson and	0.50
2010-01-00	טועו	Ms. Hannouche;	0.50
2010-01-06	MB	Research of documents relating to conflict of interest	5.00
2010 01 00	IVID	and memo;	0.00
2010-01-06	СН	Conference call with Mr. Bélanger, Mr. Thompson and	0.33
20.00.00	0	Mr. Moloci;	0.00
2010-01-06	СН	Email to Mr. Thompson and Mr. Moloci;	0.17
2010-01-08	MB	Review of a memo;	1.00
2010-01-08	CH	Review of a memo by Mr. Bélanger and translation Re:	1.00
		conflict of interest alleged by AG Canada;	
2010-01-11	MB	Review of emails from Mr. Moloci and Mr. Thompson;	0.33
2010-01-11	MB	Drafting of a memo Re: Mr. Lespérance conflict;	2.50
2010-01-11	CH	Email to Mr. Thompson;	0.17
2010-01-12	MB	Drafting of an affidavit;	2.00
2010-01-12	CH	Meeting with Mr. Bélanger Re: claims protocol;	2.00
2010-01-13	MB	Review of emails from colleagues;	0.50
2010-01-13	CH	Receipt and review of a draft Notice of Motion and	0.42
		Affidavit from Mr. Thompson;	
2010-01-15	MB	Drafting of an affidavit;	2.00
2010-01-15	MB	Meeting with Ms. Hannouche;	0.50
2010-01-15	MB	Review of emails from Mr. Thompson;	0.50 0.25
2010-01-15	CH	Email to Mr. Thompson;	
2010-01-20	CH	Review of draft order prepared by Mr. Thompson;	
2010-01-21	CH	Email to Mr. Thompson;	0.33
2010-01-22	СН	Telephone conversation with Ms. Drouin Re: wording 0.25	
		of the draft order as to role of Lauzon Bélanger;	
2010-01-22	СН	Email to Mr. Thompson and Mr. Moloci Re:	0.17
0040 04 00	OL I	conversation with Ms. Drouin;	0.47
2010-01-22	СН	Email to Ms. Drouin Re: conversation regarding	0.17
2010 01 25	СП	wording of draft order;	0.47
2010-01-25	CH CH	Email to Mr. Thompson and Mr. Moloci Re: draft order;	0.17
2010-01-25 2010-01-26	CH	Email to Mr. Thompson and Mr. Moloci Re: draft order;	0.17
2010-01-26	СН	Email to Mr. Thompson and Mr. Moloci Re: draft order; Email to Ms. Drouin Re: wording of draft order;	0.17
2010-01-28	MB	Review of emails from Mr. Moloci and Mr. Thompson;	0.17 0.50
2010-01-28	CH	Email to Mr. Thompson and Mr. Moloci Re: draft order;	0.30
2010-01-29	CH	Email to Ms. Drouin Re: wording of draft order;	0.23
2010-01-29	CH	Email to Mr. Thompson and Mr. Moloci Re: draft order;	0.17
2010-01-29	CH	Email to Mr. Moloci Re : conference call;	0.17
2010-02-01	CH	Conference call with Mr. Thompson, Moloci and	1.00
2010 02 01	OH	Bélanger Re: wording of draft order;	1.00
2010-02-01	СН	Email to Mr. Thompson;	0.17
2010-02-01	MB	Review of an email from Mr. Moloci;	0.17
2010-02-01	MB	Conference call with Mr. Thompson, Moloci and	1.00
_0.0 02 01		Hannouche;	
2010-02-02	MB	Conference call with Mr. Moloci, Mr. Thompson and	0.67
		and the second s	

		Ms. Hannouche;		
2010-02-02	СН	Conference call with Mr. Moloci, Mr. Mr. Bélanger;	Thompson and	0.67
2010-02-02	MB	Telephone conversation with Ms. Droui	n:	0.50
2010-02-02	MB	Preparation of a draft order;	,	0.75
2010-02-02	MB	Review of Motion and response from	Grace and A.G.	1.00
		Canada;		
2010-02-03	СН	Conference call with Mr. Thompson. Mr. Bélanger;	Mr. Moloci and	0.17
2010-02-03	СН	Conference call with Mr. Thompson,		1.00
		and Bélanger, Ms. Dais-Visca and Dro	uin Re: wording	
2040 00 00	MD	of draft order;	Ma Malaa: aaal	4.00
2010-02-03	MB	Conference call with Ms. Drouin, and Thompson and Ms. Hannouche;	Mr. Moloci, and	1.00
2010-02-12	СН	Email to Mr. Thompson and Mr. Moloci;		0.17
2010-02-17	CH	Email to Kathy Davis (Rust Consulting)		0.17
2010-02-18	CH	Telephone conversation with a class me		0.17
2010-02-19	CH	Telephone conversation with a class me	ember;	0.25
2010-02-19	MB	Review of an email from Mr. Thompson	Review of an email from Mr. Thompson; 0.29	
2010-02-22	CH	Email to a class member;	Email to a class member; 0.33	
2010-02-24	CH	Email to Mr. Thompson and Mr. Moloci;		0.17
2010-03-09	CH	Email to a class member;		0.17
2010-03-10	CH	Email to a class member;		0.25
2010-03-11	CH	Email to Mr. Thompson;		0.17
2010-03-16	MB	Conference call with Mr. Thompson a	and Moloci and	0.58
2010-03-16	СН	Ms. Hannouche; Conference call with Mr. Moloci,	Thompson and	0.58
2010-03-10	СП	Bélanger;	mompson and	0.56
2010-03-18	CH	Review of time summary from Septer	mber 1, 2008 -	3.00
		December 20, 2009 and transla		
		application;		
2010-03-22	СН	Review of the translation of our time su	ımmary Re: US	0.50
2010-03-22	СН	substantial contribution application; Email to Mr. Moloci and Mr. Thompson;		0.17
2010-03-22	CH	Email to Mr. Thompson and Mr. Moloci;		0.17
2010-00-22	011	Email to Mil. Thompson and Mil. Moloci,	,	0.17
		OUR FEES :	44.90	16,143.45

TIME SUMMARY BY ATTORNEY:

MB	350.00	31.41	10,993.50
CH	285.00	18.07	5,149.95

TAXABLE DISBURSEMENTS

Fax (31 x \$1.00)	31.00
Photocopies (331 x .10¢)	33.10

- 4 -

Messengers 58.21

TOTAL TAXABLE DISBURSEMENTS 122.31

TOTAL DISBURSEMENTS 122.31

TOTAL FEES AND DISBURSEMENTS 16,265.76

Total G.S.T. 813.29 Total Q.S.T. 1,280.93

TOTAL \$ 18,359.98

G.S.T. 814682340 RT 0001 # Q.S.T. 1211542736 TQ 0001

EXHIBIT 2



RE: W.R. GRACE & CO., and al.

U.S. FEE APPLICATION CDN ZAI CLASS ACTION

Our file: 222

CANADIAN ZAI SPECIAL COUNSEL FEE APPLICATION (DECEMBER 21, 2009 to MARCH 31, 2010)

FOR PROFESSIONAL SERVICES RENDERED, INCLUDING:

Our fees:

DATE	INIT	DESCRIPTION	HOURS
2009-12-21	СН	Receipt and study of the Affidavit of Michel Bélanger prepared by Mr. Hogan Re: fee application;	0.33
2009-12-21	CH	Email to Karen Harvey, Mr. Hogan's paralegal;	0.25
2009-12-21	СН	Review of emails from Mr. Moloci to Mr. Ferbers and to Mr. Hogan;	0.25
2009-12-21	CH	Email to Mr. Moloci and Hogan;	0.25
2009-12-21	CH	Email to Mr. Hogan;	0.17
2009-12-21	MB	Review of draft affidavit;	1.00
2009-12-21	MB	Letter to Mr. Moloci;	0.25
2009-12-21	MB	Review of emails to Mr. Ferbers and Mr. Hogan;	0.75
2009-12-21	MB	Meeting with Ms. Hannouche;	0.75
2009-12-22	MB	Review of motions presentable under Chapter 11;	2.00
2009-12-22	MB	Review of emails from Attorney General of Canada and Grace;	0.75
2009-12-22	MB	Review of emails from members;	0.75
2010-01-05	MB	Review of a letter from A.G. Canada;	0.50
2010-01-05	MB	Letter to Mr. Moloci;	0.50
2010-01-05	MB	Review of motions filed in the US;	1.00
2010-01-05	MB	Meeting with Mr. Lespérance re: letter from A.G. Canada - conflict;	0.50
2010-01-05	CH	Email to Kathy Davis (Rust Consulting);	0.17
2010-01-05	CH	Email to Mr. Thompson and Mr. Moloci;	0.17
2010-01-05	CH	Email to Mr. Thompson and Mr. Moloci Re : letter from	0.25

		AG Canada;	
2010-01-06	MB	Review of email from Mr. Thompson;	0.50
2010-01-06	MB	Meeting with Ms. Hannouche Re: claims protocol;	0.75
2010-01-06	MB	Conference call with Mr. Moloci, Mr. Thompson and	0.50
		Ms. Hannouche;	
2010-01-06	MB	Research of documents relating to conflict of interest	5.00
		and memo;	
2010-01-06	СН	Conference call with Mr. Bélanger, Mr. Thompson and	0.33
	• • • • • • • • • • • • • • • • • • • •	Mr. Moloci;	0.00
2010-01-06	CH	Email to Mr. Thompson and Mr. Moloci;	0.17
2010-01-08	MB	Review of a memo;	1.00
2010-01-08	CH	Review of a memo by Mr. Bélanger and translation Re:	1.00
		conflict of interest alleged by AG Canada;	
2010-01-11	MB	Review of emails from Mr. Moloci and Mr. Thompson;	0.33
2010-01-11	MB	Drafting of a memo Re: Mr. Lespérance conflict;	2.50
2010-01-11	CH	Email to Mr. Thompson;	0.17
2010-01-12	MB	Drafting of an affidavit;	2.00
2010-01-12	CH	Meeting with Mr. Bélanger Re: claims protocol;	2.00
2010-01-13	MB	Review of emails from colleagues;	0.50
2010-01-13	CH	Receipt and review of a draft Notice of Motion and	0.42
		Affidavit from Mr. Thompson;	• • • • • • • • • • • • • • • • • • • •
2010-01-15	MB	Drafting of an affidavit;	2.00
2010-01-15	MB	Meeting with Ms. Hannouche;	0.50
2010-01-15	MB	Review of emails from Mr. Thompson;	0.50
2010-01-15	CH	Email to Mr. Thompson;	0.25
2010-01-20	CH	Review of draft order prepared by Mr. Thompson;	0.25
2010-01-21	CH	Email to Mr. Thompson;	0.33
2010-01-22	CH	Telephone conversation with Ms. Drouin Re: wording	0.25
		of the draft order as to role of Lauzon Bélanger;	
2010-01-22	CH	Email to Mr. Thompson and Mr. Moloci Re:	0.17
		conversation with Ms. Drouin;	
2010-01-22	CH	Email to Ms. Drouin Re: conversation regarding	0.17
		wording of draft order;	
2010-01-25	CH	Email to Mr. Thompson and Mr. Moloci Re: draft order;	0.17
2010-01-25	CH	Email to Mr. Thompson and Mr. Moloci Re: draft order;	0.17
2010-01-26	CH	Email to Mr. Thompson and Mr. Moloci Re: draft order;	0.17
2010-01-26	CH	Email to Ms. Drouin Re : wording of draft order;	0.17
2010-01-28	MB	Review of emails from Mr. Moloci and Mr. Thompson;	0.50
2010-01-29	CH	Email to Mr. Thompson and Mr. Moloci Re: draft order;	0.25
2010-01-29	CH	Email to Ms. Drouin Re: wording of draft order;	0.17
2010-01-29	CH	Email to Mr. Thompson and Mr. Moloci Re: draft order;	0.17
2010-02-01	CH	Email to Mr. Moloci Re : conference call;	0.17
2010-02-01	CH	Conference call with Mr. Thompson, Moloci and	1.00
		Bélanger Re: wording of draft order;	
2010-02-01	CH	Email to Mr. Thompson;	0.17
2010-02-01	MB	Review of an email from Mr. Moloci;	0.33
2010-02-01	MB	Conference call with Mr. Thompson, Moloci and	1.00
		Hannouche;	
2010-02-02	MB	Conference call with Mr. Moloci, Mr. Thompson and	0.67

		Ms. Hannouche;		
2010-02-02	СН	Conference call with Mr. Moloci, Mr.	Thompson and	0.67
2010-02-02	MB	Mr. Bélanger; Telephone conversation with Ms. Drou	uin:	0.50
2010-02-02	MB	Preparation of a draft order;	III I,	0.50
2010-02-02	MB	Review of Motion and response from	Grace and A.G.	1.00
2010-02-02	טועו	Canada;	Grace and A.G.	1.00
2010-02-03	СН	Conference call with Mr. Thompson.	Mr. Moloci and	0.17
		Mr. Bélanger;		
2010-02-03	CH	Conference call with Mr. Thompson	, Moloci, Gagné	1.00
		and Bélanger, Ms. Dais-Visca and Dre	ouin Re: wording	
		of draft order;		
2010-02-03	MB	Conference call with Ms. Drouin, and	Mr. Moloci, and	1.00
		Thompson and Ms. Hannouche;		
2010-02-12	CH	Email to Mr. Thompson and Mr. Moloc		0.17
2010-02-17	CH	Email to Kathy Davis (Rust Consulting	, .	0.17
2010-02-18	CH	Telephone conversation with a class n	•	0.17
2010-02-19	CH	Telephone conversation with a class n	-	0.25
2010-02-19	MB	•	Review of an email from Mr. Thompson; 0.25	
2010-02-22	CH	,	Email to a class member; 0.33	
2010-02-24	CH	Email to Mr. Thompson and Mr. Moloci; 0.17		
2010-03-09	CH	Email to a class member; 0.17		
2010-03-10	CH	Email to a class member;		0.25
2010-03-11	CH	Email to Mr. Thompson;	and Malasi and	0.17
2010-03-16	MB	Conference call with Mr. Thompson	and Moloci and	0.58
2010-03-16	СН	Ms. Hannouche; Conference call with Mr. Moloci,	Thompson and	0.58
2010-03-10	СП	Bélanger;	mompson and	0.56
2010-03-18	СН	Review of time summary from Septe	ember 1 2008 -	3.00
2010 00 10	OH	December 20, 2009 and transl		0.00
		application;	ation No. 100	
2010-03-22	СН	Review of the translation of our time s	ummary Re-US	0.50
_0.0 00 	.	substantial contribution application;		3.55
2010-03-22	СН	Email to Mr. Moloci and Mr. Thompson	n:	0.17
2010-03-22	CH	Email to Mr. Thompson and Mr. Moloc	•	0.17
· -		,	,	
		OUR FEES :	49.48	16,143.45

TIME SUMMARY BY ATTORNEY:

MB	350.00	31.41	10,993.50
CH	285.00	18.07	5,149.95

TAXABLE DISBURSEMENTS

Fax (31 x \$1.00)	31.00
Photocopies (331 x .10¢)	33.10

- 4 -

Messengers 58.21

TOTAL TAXABLE DISBURSEMENTS 122.31

NON TAXABLE DISBURSEMENTS

Non taxable expert fees 61,492.84

TOTAL NON TAXABLE DISBURSEMENTS -61,492.84

TOTAL DISBURSEMENTS <u>122.31 61,615.15</u>

TOTAL FEES AND DISBURSEMENTS <u>16,265.76</u> 77,758.60

Total G.S.T. 813.29 Total Q.S.T. 1,280.93

TOTAL \$18,359.98 \$ 79,852.82

G.S.T. 814682340 RT 0001 # Q.S.T. 1211542736 TQ 0001

IN THE UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF DELAWARE

In re:)	Chapter 11
W.R. GRACE & CO., <u>et</u> . <u>al</u> .,)	Case No. 01-01139 (JKF) (Jointly Administered)
Debtors.)	Objection Deadline: May 21, 2010 @ 4:00 p.m. Hearing Date: June 7, 2010 @ 10:30 a.m.

CERTIFICATE OF SERVICE

I, Daniel K. Hogan, hereby certify that on the 26th day of May, 2010, I caused a true and correct copy of the following document to be served on the individuals on the attached service list in the manner indicated:

CERTIFICATION OF COUNSEL (NO ORDER REQUIRED)
REGARDING THE FIRST MONTHLY APPLICATION FOR COMPENSATION
OF LAUZON BÉLANGER AS SPECIAL COUNSEL FOR THE
CANADIAN ZAI CLAIMANTS [DOCKET NO. 24699] FOR THE
COMPENSATION PERIOD DECEMBER 21, 2009 THROUGH MARCH 31, 2010

/s/Daniel K. Hogan
Daniel K. Hogan (DE Bar #2814)

Grace Certificate of No Objection (for Fee

Apps) Service List

Case Number: 01-1139 (JKF) Document Number: 155270

06 - Hand Delivery 11 - First Class Mail

(Counsel to Debtors and Debtors in

Possession)

Laura Davis Jones, Esquire James E. O'Neill, Esquire

Pachulski Stang Ziehl & Jones LLP 919 North Market Street, 17th Floor

P.O. Box 8705

Wilmington, DE 19899-8705

(Parcels)

Vito I. DiMaio

Parcels, Inc.

230 N. Market Street

Wilmington, DE 19899

Hand Delivery

(Local Counsel to DIP Lender)

Steven M. Yoder, Esquire

The Bayard Firm

222 Delaware Avenue, Suite 900

P.O. Box 25130

Wilmington, DE 19899

Hand Delivery

(Local Counsel to Asbestos Claimants)

Marla Eskin, Esquire

Mark Hurford, Esquire

Campbell & Levine, LLC

800 N. King Street

#300

Wilmington, DE 19801

Hand Delivery

(Counsel for Property Damage Claimants)

Michael B. Joseph, Esquire

Ferry & Joseph, P.A.

824 Market Street, 10th Floor

P.O. Box 1351

Wilmington, DE 19899

Hand Delivery

(Counsel to Official Committee of

Unsecured Creditors)

Michael R. Lastowski, Esquire

Duane, Morris & Heckscher LLP 1100

North Market Street, Suite 1200

Wilmington, DE 19801-1246

Hand Delivery

(United States Trustee)

David Klauder, Esquire

Office of the United States Trustee

844 King Street, Room 2207

Wilmington, DE 19801

Hand Delivery

(Counsel for Official Committee of Equity

Holders)

Teresa K.D. Currier, Esquire

Jeffrey R. Waxman, Esquire

The Brandywine Building

1000 West Street, Suite 1410

Wilmington, DE 19801

First Class Mail

(Debtors)

Richard C. Finke, Esquire

John Port, Esquire

W. R. Grace & Co.

5400 Broken Sound Boulevard NW

Boca Raton, FL 33487

First Class Mail

(Counsel to Debtor)

Theodore L. Freedman, Esquire

Kirkland & Ellis LLP

601 Lexington Avenue

New York, NY 10022-4611

First Class Mail

(Official Committee of Personal Injury Claimants) Elihu Inselbuch, Esquire Rita Tobin, Esquire Caplin & Drysdale, Chartered 375 Park Avenue, 35th Floor New York, NY 10152

First Class Mail

(Official Committee of Unsecured Creditors) Lewis Kruger, Esquire Stroock & Stroock & Lavan LLP 180 Maiden Lane New York, NY 10038-4982

First Class Mail

(Official Committee of Property Damage Claimants) Scott L. Baena, Esquire Member Bilzin Sumberg Dunn Baena Price & Axelrod LLP First Union Financial Center 200 S. Biscayne Boulevard, Suite 2500 Miami, FL 33131

First Class Mail

(Counsel to DIP Lender) J. Douglas Bacon, Esquire Latham & Watkins Sears Tower, Suite 5800 Chicago, IL 60606

First Class Mail

(Counsel to Official Committee of Unsecured Creditors) William S. Katchen, Esquire Duane Morris LLP 744 Broad Street Suite 1200 Newark, NJ 07102-3889

First Class Mail

(Counsel to Official Committee of Equity Holders) Thomas Moers Mayer Kramer Levin Naftalis & Frankel LLP 1177 Avenue of the Americas New York, NY 10036

First Class Mail

Peter Van N. Lockwood, Esquire Julie W. Davis, Esquire Trevor W. Swett, III, Esquire Nathan D. Finch, Esquire Caplin & Drysdale, Chartered One Thomas Circle, N.W., Suite 1100 Washington, D.C. 20005-5802

First Class Mail

(Counsel for David T. Austern) Roger Frankel, Esquire Richard H. Wyron, Esquire Matthew W. Cheney, Esquire Orrick Herrington & Sutcliffe LLP Columbia Center 1152 15th Street, N.W. Washington, DC 20005-1706

First Class Mail

(Counsel to Debtor)
Janet S. Baer, Esquire
The Law Offices of Janet S. Baer P. C.
70 W. Madison St., Suite 2100
Chicago, IL 60602